PUBLIC MEETINGS.

NEW-YORK COUNTY CANVASSERS.

map, well defined.

Yesterday the Board of New-York County Canvassers held their fourth session at the Chamber of Aldermen, City Hall. At ten minutes after 12 o'clock

the President called the Board to order.

The roll being called, the following Supervisors answered to their names: Mesars. Brown, Blunt,

Baird, Hoffmire, Woodward and Ely.

The PRESIDENT said: It will be recollected that yesterday we proceeded so far as to complete the can-wass of the returns from the Second Ward, but that wass of the returns from the Second Ward, but that there was an imperfection in the returns from the First Ward, and that the Supervisor of that Ward (Brown) was directed to cause the proper corrections to be made. If it is the pleasure of the Supervisor of the First Ward, we will hear from him in reference

Brown) was directed to cause the proper corrections to be used. If it is the pleasure of the Supervisor of the First Ward, we will hear from him in reference thereto.

Supervisor Brows—I shall state to the Board of Canvassers that the Inspectors of the Third Election District convened a meeting last evening, and they found that the copy of the return in the hands of the Chairman of the Board of Inspectors corresponded with the return in the hands of the Conty Clerk; consequently the return handed to me for presentation was incorrect. Jonas B. Phillips received 33 votes for District Attorney in the Third District of the First Ward, instead of the 25 stated yesterday.

There being no objection, the correction was made. Supervisor Blunt then proceeded to read the returns from the Third Ward.

Although there did not appear any discrepancies in the numbers, there were numerous instances where the return in the hands of the County Clerk stated the Christian name or names of the candidates in full, while the return in the hands of the Supervisor only stated the initials. The first discrepancy was in the name of the candidate for Congress for the HIId Congressional District: "George Da Witt Cliston" was placed on the return in the hands of the Supervisor, "G. D. Clinton" was inserted in the return from the left District of the Third Ward. The being regarded as a clerical error, the votes were recorded for George De Witt Cliston. Another discrepancy occurring in the name of the candidate for Governor of the Alms-House, some discussion arose on the propristy of allowing such discrepancies to pass, when

Supervisor Wakeman moved that the Supervisor discussion arose on the return in the hands of the Third Ward be instructed to send the return back to the Inspectors for correction.

This motion was adopted in this and in sundry other instances of evident clerical errors—where the ticket accompanying the return, or the return in the hands of the Supervisor, showed that the return in the hands of the Supervisor, showed that t

e returns. This caused considerable discussion.

do not know where to find them, as I have not their addresses.

The PRESIDENT—If they were elected to office, they certainly have a domicile some where in the HII ward.

Supervisor BLUST—That is a question whether they have a residence or not in that Ward.

The PRESIDENT—If the Supervisor of the Third Ward reports that he cannot find the Inspectors, the Board can appoint others on the Committee with him to assist in finding them. It will be proper for him to address a letter to the Chairman of the Board of Inspectors, whose name appears on the returns, to inform him that the Board of County Canvassers have decided that there is a clerical error in the returns, and have directed him to instruct the said Chairman to assemble his associate Inspectors together, and to

to assemble his associate Inspectors together, and to examine the returns and make such corrections as they find necessary to secure the accuracy of the returns. If the Supervisor does this he will be regarded as having discharged his duty.

Supervisor Buent—I will use my best endeavors to find them, although there are various opinious as to where the Inspectors of the Third Ward live.

From a further canvassing of the returns of the Third Ward, it appeared that in the IVth District of that Ward sixteen votes were returned for C. G. Gunther, and forty-two for J. G. Gunther, Alms House Governor.

Several motions were made to instruct Supervisor Blunt to send back the whole of the returns to the Inspectors, with a general request that all errors be corrected.

Supervisor Wakeman strenuously opposed this course, contending that the Board had no authority to ask for corrections, except where the returns themselves furnished the evidence of inaccuracy. That the Inspectors had acted under oath, and the law required that the Board of Supervisors should regard the returns as accurate where they had no clear evidence to the contrary.

After canvassing all the returns from the Third Ward, Supervisor Blunt was directed to send back such as appeared inaccurate to the Inspectors for correction.

At four minutes to 2 o'clock, the Board adjourned

The Board met at 1 o'clock yesterday afternoon.
Supervisor Bregen occupied the Chair, and a quo-

adopting the returns of the IId. District of the Sixth Ward.

A lengthy discussion ensued.

Supervisor ANDREWS argued against interfering with the returns which had been passed upon and approved by the Board. He contended that the affidavit of an individual who had been inspector was entitled to no more weight than the affidavit of any other elector in the District; and insisted that if the Board opened the question of the regularity of the election upon an cr parts statement, they would be bound to admit counter testimony, which in this case would involve some six or seven hundred affidavits from the voters of the District. He denied the right of the Board to go behind the returns, and cited the statute, and the decision of the New-York Board. He arowed indifference as to the parties to be effected by the proposed action of the Board for throwing out the District in question; while it would at the same time take from Gov. Seymour more votes than he could spare in the present condition of the canvase.

Ald Brainard said that when an attempt was made to go behind the returns, it would be full time to discuss the probable consequences as affecting the candidates. He disclaimed any such intention.

Ald. Dayron and Makerill followed, when, at length, the question was put to vote and lost by 9 Year to 9 Nays.

the returns.

This caused considerable discussion.
Spervisor Warkman contending that as there was no evidence to prove an error, the forty-two votes were to be set down "F. Wood," and not to "Fer-"ando Wood." At length, however,
Supervisor Bluny said: I have found a small ticket fastened at the corner of the returns on which appears the name of "Fernande Wood."

This relieved the Board of the difficulty, and as it proved a clerical error in the returns, enabled the Board to instruct Supervisor Blunt to send back the return for correction as in numerous other cases.

Supervisor Warkman explained that he did not oppose the giving of those votes to Fernando Wood; but said that it was his intention to adopt a similar course with every case where the evidence of clerical error is not seen on the face of the returns themselves. He instanced the case of Erastus D. Culver, of Brooklyn, who lest his election last year by several hundred votes being returned for "E. D. Culver."

The President—The law permits that the Board of County Canvassers can adjourn over, not more than three days, when the returns are sent back for correction. We have directed the Supervisor of the

The PRESIDENT—The law permits that the Board of County Canvaseers can adjourn over, not more than three days, when the returns are sent back for correction. We have directed the Supervisor of the Hid Ward to send back his returns, in order that corrections shall be made, if errors exist. I was going to suggest whether, in consequence of that, we should not adjourn over until Monday next, at 12 o'clock. Supervisor Herberch—I hope not, Mr. President; we can proceed with the IVth Ward returns tomorrow.

morrow.

Supervisor Blust—Some of the Inspectors, to whom I am instructed to send back these returns, I never saw before. They are old inspectors, who were appointed before I was elected Alderman. I really do not know where to find them, as I have not their

coasimble his associate Inspectors together, a examine the returns and make such correction they find necessary to secure the secure re-

rection.

At four minutes to 2 o'clock, the Board adjourned until 12 o'clock to day.

KINGS COUNTY BOARD OF CANVASSERS. FOURTH DAT.

rum of members were present. The minutes of the previous meeting having been read and approved, Ald. DATTON asked leave to withdraw the motion

offered by him the day previous, to attach the protrict of Thomas Bowie to the returns of the IId. District of Sixth Ward. There being no objection permission was granted.

Ald. DATTOS then moved to reconsider the vote adopting the returns of the IId. District of the Sixth Ward.

Ald. Dayron moved that the affidavit of Thomas Bowie be placed on file with the returns.

Aid. Hour moved to amend that the party presenting the affidavit have leave to withdraw the same, which was carried.

A motion to reconsider was made and lost.

The Board then proceeded with the canvass, commencing where they left off, and by *j o clock had completed their labors, with the exception of footing up the figures. up the figures.

The Board then adjourned till 1 o'clock, Saturday, when the official vote will be declared.

BROOKLYN CITY BOARD OF CANVASSERS.

Present—Mess FRIDAT EVENING, Nov. 17, 1854.
Present—Mess R. Dayton, Brainard, Barnard, Fowler, Graham, Oliver, Wilmarth, Linskey, Macey, Woodruff, Russell, and Holt.
The minutes of the last meeting were read and approved.

proved.

Ald. MACET stated that the Inspectors of Election of the IIId District of the Fifteenth Ward were in attendance to correct their returns in respect to the office of Collector of Taxes.

Permission was given for the necessary correction to be made.

tendance to correct their returns in respect to the office of Collector of Taxes.

Permission was given for the necessary correction to be made.

Ald. Dayron offered the following protest, which, on motion, was ordered to be placed on the minutes:

FROTIST.

The undersigned would protest against the resolution offered by the gentlemen from the Third Ward, (Ald. Barnard,) and adopted by this Board:

Resolved, That this Board do now proceed to canvase the votes given for "Collector of Taxes and Assessments for the "Eastern District" and for Collector of Taxes and Assessments.

For the following reasons: Section 3 of Title 3 of the Consolidation act requires certain officers to be elected, and expressly excepts the office of Collector of Taxes and Assessments. It is true that Title 5. Sec. 1, of the same act, requires collectors to be elected in November, 1854. It will be observed by Section 15 of Title 11, that Title 5. Section 1, is not now in force, but only Sections 2, 4, 5, 6, 7, 8, and 9 of Title 3, which took effect on the 1st day of May, 1854. It is the daty of this Board of Canvassers to make a statement of the whole number of votes given for Mayor of said city, as well as for the several other officers to be elected for same city. The law does not recognize, may, forbids the election of Collector of Taxes and Assessments.

The Collectors will, by Sec. 15, Title XI, of the Act, be in office on the 1st day of January next, this having been carefully provided for by the Legislature, against the remonstrance of the aimost entire city. It would be rash in us now to seek to undo an act which the wisdom of the State had approved. We are only to canvas votes given for the officers to be elected. There is no such efficer to be closered as a Collector of Taxes and Assessments.

JRO. A. DAYTON.

The Board then proceeded to canvass the votes cast for Collector of Taxes and assessments for the Eastern District, &c., and completed the same, when, on motion, they declared the votes cast for the different officers, stat

upon the table.

Ald. MUERZ moved a resolution to the effect that the Board now declare that Samuel E. Johnson had resceived the highest number of votes for the office of City Judge.

Ald. Holl moved to smend that the name of Erastra D. Calver he substituted.

Ald. Hott moved to smend that the name of Erastus D. Culver be substituted.

Lost by the following vote:

Year-Holt, Brainard, Dayton, Morrell, Barnard, Oliver-6.

Nays-Fowler, Graham, Wilmarth, Linakey, Muerz, Woodruff, Russell-7.

The original motion was then put and adopted by the following vote:

AYES-Fowler, Graham, Wilmarth, Linakey, Muerz, Woodruff, Russell. Dayton-8.

NAYS-Holt, Brainard, Morrell, Barnard, Oliver-5.

SAMUEL E. JOHNSON was thereupon declared as having received the highst number of votes for City Judge.

BOARD OF COUNCILMEN—FRIDAY, Nov. 19.

Present: Edwin J. Brown, Esq., President, in the Chair, and fifty-three members.

The Report of the Board of Aldermen amending report so as to provide that the new Fish Market at Catharine Market shall be built of wood, was called up and coreurred in.

Catharine Market shall be built of wood, was called up and concurred in.

EFFORTS.

Of Committee on Finance—In favor of paying N.
L. Glover \$100 for defending the Councilman of XVIIIth District in retaining his seat; of paying F.
A. Talmadge and John Anderson, Jr., do. for defending George Elliot in retaining his seat as Councilman of XXXIId District. To Committee of the Whole.

THIRD READINGS.

The Board took up various papers which had been ordered to a third reading, viz.:

Resolution to advertise proposals for estimates for paving Chatham-st. and square, the Bowery, a part of Fourth-av., and around Union-sq., and so much of Third-av. as lies south of the cross-walk near north curb of Sixth st., with granite or truss-block pavement. Adopted.

ment. Adopted. Resolutions to repair side-walks in Elm-st., between

Third-av, as lies south of the cross-walk near north curb of Sixth-st., with granite or truss-block pavement. Adopted.

Resolutioss to repair side-walks in Eim-st., between Pearl and Anthony; to remove pump, and cover wells in Hudson and Spring-sts.—both adopted.

Reports and ordinance in relation to salary of Corporation-Attorney—ordinance adopted.

Reports of Committee on Roads, in favor of regulating and paving, &c., Fifty-fourth-st., between Ninth and Teath-avs.; regulating and grading Fifty-seventh-st., from Eighth to Ninth-avs.; Macadamizing Bloomingdale-road from One-hundred-and-aninth to Manhattan-st.; regulating, &c., Eighty-fifth-st. from Third-av. to East Kiver; paving, &c., Fifth-av., between Forty-second and Forty-fourth-sts.; declaring the opening of One-hundred-and-thirty-first-sts., to take place forthwith, to concur to open Sixty-seventh-st., from river to river, where not already opened—all adopted.

Of Committee on Stroets—In favor of regulating, &c., Thirtseenth-st., between First-av. and Avenue B; flagging Eighth-av., between Twenty-ninth and Thirtieth-sts.; Willet-st., between Sixth and Eighth-avs.; in front of Nos. 92, 94 and 98 Forsythst.; setting, &c., curb and guiter in Grand-st, between Madison and Corlaers as: regulating and paving Thirty-ninth-st., from Seventh to Eighth-avs.; granting permission to D. P. Smith to creet balcony at No. 122 Fulton-st.; regulating, &c., Thirty-seventh-st.; between Eighth-av. and Broad-avs; granting permission to D. P. Smith to erect balcony at No. 122 Fulton-st.; regulating, &c., Thirty-seventh-st.; between Thirtieth and Thirty-fifth-sts.; Twalfith-st., between Thirtieth and Thirty-fifth-sts.; Twalfith-st., between Thirtieth and Thirty-fifth-sts.; in favor of regulating and grading Eighty-ninth-st., from No. 191 to corner Willet-st.; south side Thirty-fifts-st., between Thirtieth and Thirty-fifth-sts.; from No. 36 Frankfort; south side walk of Eighth-av., between Twenty-seventh-st., in favor of regulating and grading and Thirty-fifth-st.; in favor of r

and Moti-sta, and in Division-st., opposite Marketst. All adopted.

Of same, in favor of permitting John Cunningham
to operate weighing scales in Chatham-st. Lost.
Of same, in favor of permitting John Cunningham
to operate weighing scales in Chatham-st. Lost.
Of same, in answer to resolution as to opening
Tompkins-st., between Stanton and Rivington-sts.,
stating the proper means to be adopted to have the
street opened. Accepted.

Of Committee on Finance—To concur to remit personal tax against A. Green, in 1833 Wm. Henderson:
sonal tax against A. Green, in 1833 Wm. Henderson:
Selegman Kutz; J. F. Mathews; Theodore F. Moller;
Edward G. Ludlow, North River Mining and Quarrying Co.; and John Littledale: to remit tax on property of George B. Browne, Jr.; and Joshua C.
Pinckney: to remit tax of John F. Clew; to reduce
tax on real estate of Wm. J. Young, in Eighteenth
Ward: to remit tax on property in Thirteenth-st.,

Ward: to remit tax on property in Thirteenth-st.,

John Canton. The John P, Kennedy, of the Surveying Expedition, has been condemned on account
of repairs, and has been transferred to relieve the
Supply at Canton, under the command of Lieutenant
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nace ed to J. J. Coddington; in favor of paying bills (amounting to \$048 25) in eviation to reception of Capt. Crighton: in favor of refunding Samuel Bleis \$55 18, amount of tax twice paid; in favor of paying Charles Riddle \$29 165 for services as Deputy City Inspector in 1852; in favor of removing pump, &c., corner Twenty-eventh st. and Seventh av.; to concur to remit fax on property designated as First Congregational Courch. All adopted.

Of Committee on Police is fevor of paying Dr. Carter, for medical services at Ninth Ward Station-House; paying bills of Drs Fell, Squib, Hail, Heary and Harris, for medical services at Station-Houses. Both adopted.

Of Committee on Lamps, &c., in favor of extending the lamp district so as to include all streets south of Forty eccond-at, and all north of same which are now lighted with either gas or oil lamps, and all streets bereafter lighted with eas or oil to be immediately included in the lamp district. Adopted.

Of Committee on Assessments, in favor of confirming assessment list for regulating and grading Seconday, from Twenty eighth to One Hundred and Twenty-third sts, and appointing Isaac Edwards collector therefor. Adopted.

Of Committee on Salaries, &c., in favor of paying Render of the Board the sum of \$4 per meeting. Adopted.

dopted.

Resolutions that two gas lamps be placed in front

Resolutions that two gas lamps be placed in front of the Procetant Episcopal Church in Thirty-seventhet, near Broadway. Adopted.

Report of Committee on Arts and Sciences, in favor of purchasing from F. Grain, Jr., the painting of High Bridge in the office of the Clerk of the Common Council, and appropriating \$50 therefor. Adopted.

Of Committee on Fire Department, in favor of building an engine for Engine Company No. 3; building a house for Hook and Ladder Company No. 5; repairing MacDougaist, bell tower: to non-concur to suspend, &c., William Brower, of Hose Company No. 16; to non-concur to build a house for Engine Company No. 5, the Board of Aldermen not having the power to originate an act involving the expenditure of money. All adopted.

ture of money. All adopted.

The Board then adjourned to Monday afternoon at

ANNIVERSARY OF THE NEW-YORK FEMALE

ASSISTANCE SOCIETY.

The forty-first anniversary of the New-York Fe male Assistance Society was held at noon yesterday at Hope Chapel. The attendance was not large, but

١	Subscriptions and donations2	178	80
	Total EXPENDITURES.		
	Paid for wood and coal. Distributed by managers to November, 1854I. Paid for advertising and printing. Balance on hand.	59	63
	The following are the items of the Treasuport for the New-York Doreas Society, and the Female Assistance Societies: Balance on hand November 15, 1833	aren cilia 125	r's re kry to 85

Cah on hand. 135 19

During the past year there have been made by the Dorcas Society, 1,159 garments, and 30 comfortables, which were given to the Parent Society for the purpose of distribution among the needy.

The Key. J. B. Wakeer addressed the Society in

a very able and appropriate manner.

The following officers were then elected for the en-

The following officers were then elected for the ensuing year:

Directroses: Mrs. Wm. W. Galatian, Mrs. Silas Brown, Mrs. D. Lyon, Mrs. Jeremiah Skidmore: Treasurer, Mrs. S. Cochran; Secretaries, Mrs. Mrs. Dr. Palmer.

Managers: Mrs. Warren Carter, Mrs. J. Grenade, Mrs. J. D. Stewart, Mrs. Stowe, Mrs. J. D. Oliver, Mrs. Dr. Green, Miss Maynard, Mrs. P. Neefus, Mrs. W. T. Palmer, Mrs. Shafter, Mrs. Gray, Mrs. Wicker, Mrs. A. Edwards, Mrs. McBride, Mrs. Foulds, Mrs. Gilbert, Mrs. Truelow.

The benediction was pronounced and the Society adjourned.

IMPORTANT NEWS FROM MICHIPICO-TEN ISLAND.

A MINE ATTACKED BY INDIANS

A MINE ATTACKED BY INDIANS.

The miners in the employ of the Quebec Mining Company, on Michipicoten Island, on the north shore of Lake Superior, arrived here in small boats, on the 3st ult. having been attacked by the Indians in that neighborhood, and driven off from the Island on the 2sth ult. The Indians went so far as to fire at the miners, and made a very hostile demonstration. The agent of the mine, Mr. Wilson, of Hamilton, C. W., was absent at the time, and the men had no other way left but to abandon the mine.

These men applied at once to Joseph Wilson, Esq., the only Magistrate on the Canada aide, opposite this place, for assistance, but Mr. W. could do nothing, as lie Government has provided neither ways nor means for such an emergency, and the consequence will be that the Indians will rob the mine of its provisions, and of everything, in fact, that is valuable in the way of movables. This is the second time this Company have been molested by the Indians, and may prove as serious as the Mica Bay affair, in the fall of 1850, when a large number of men were attacked, and much property destroyed. They succeeded so well at that time that they have undertaken the same thing again.

This occurrence is very much to be regretted, as it not only does great injury to this particular mining company, and to the business generally, but it also encourages this lawless disposition in the minds of the Indians. The Government of Canada appears to have been very negligent, to say the least, in protecting the mining interest in this region of country. Very little encouragement has been given to this kind of enterprise, and the adventurers in this business have not only been obliged to contend against free obstacles on account of climate and location, but have had to contend against the worst kind of reentaining from Government.

ness have not only been obliged to contend against great obstacles on account of climate and location, but have had to contend against the worst kind of regulations from Government.

With these two instances of lawless aggression on innocent parties engaged in mining before us, we are at a loss to determine whether this region is controlled by the Government or the Indians. One thing is certain, unless prompt and stringent measures are adopted to protect subjects engaged in this and other branches of business in this remote region, there will soon be little or no business of any kind to protect.

[Lake Superior Journal, Nov. 4.

MARINE AFFAIRS.

WRECK OF THE BRIG STRIVE, AT SEA.—Capt. Chase, of the ship Arvum, from Shields, reports having experienced severe weather during the passage, during which stove the bulwarks, &c. On the 16th Oct., in lat. 44, lon. 30 40, fell in with the wreck of the British brig Strive, Capt. Evans, of and from Newport, Wales, with railroad iron, bound for New-York, dismasted, and in a sinking condition. Toek off Capt. Evans and his crew and brought them to this port. Four days previously Capt. Evans experienced a violent hurricane from the N. E. to N. W., which carried away both masts close to the dock, stove bulwarks, and caused the vessel to take in much water. Capt. Evans expresses his thanks for the kindness shown to himself and crew. On the 3d of Nov., in lat. 42 58, lon. 54 49, Capt. Chase passed close to the wreck of a British brig, partly dismastied. She was waterlogged and shandoned. She had foremast, bowsprit and jibboom standing; painted ports with a red streak above them, and a full-length man figure head.

Naval.—Victoria, Hong Kong, Ang. 22, 1854.—The U. S. steamer Powbattan arrived here on the 7th from Japan, after touching at Loo Choo, Ningpo, Foo-Chou-Foo, and Amoy; all well. The Missiasppi and Susquehannah are here from Whampos, and will sail shortly for the United States, by the way of the Pacific. The store-ship Southampton will accompany them with coal. The Supply and Lexington will return shortly by the East Cape with the sick from the squadron. So soon as the Macedonian shall arrive, Commodore Perry will return to the United States by the way of England, and leave the squadron in command of Captain Abbott, until further orders. The U. S. Minister will leave here in the Powhatan in a few days for Shanghai, to settle some important business, and thence to some of the Asiatic ports to finish pess, and thence to some of the Asiatic ports to finish pess.

U. S. Minister will leave here in the Powhatan in a few days for Shanghai, to settle some important business, and thence to some of the Asiatic ports to finish some important treaty under negotiation. The Supply is at present up at Canton, on account of the rebels, who are gaining the ascendancy about that quarter, and no doubt in a few days will have possession of Canton. The John P. Kennedy, of the Surveying Expedition, has been condemned on account of repairs, and has been transferred to relieve the Supply at Canton, under the command of Lieutenant Glisson. The Surveying Expedition are here undergoing a reorganization throughout. Lieut. John Rodgers, it is said, will command the expedition.

[Cor. Nortolk Herald.

FIRE IN BROADWAY. About 12 o'clock last night a fire broke out in the building No. 573 Broadway, first floor occupied by Madden & Stuart as a lace and embroidery store; cellar, second and third stories unoccupied. The fire originated in the cellar, but how or in what manner is unknown, although from its position when first discovered, there is scarce a doubt entertained but that it was the work of an incendiary. The firemen were early on the ground, and extinguished the flames be-fore the fire reached the store. The goods in the store, valued at about \$7,000, were somewhat damaged by smoke. The loss is fully covered by insurance.

CITY ITEMS.

An ANTI-SLAVERY Course of Lectures will be de livered in our City this winter, in which these are t be the lecturers: CHARLES SUMNER. JOHN PIERPONT ANTOINETTE L. BROWN

JOSHUA R. GIDDINGS,

CASSICS M. CLAY,
HENRY W. BELLOWS,
WM. L. GARRISON,
CHAS PRANCIS ADAMS,
HENRY WARD SEECHER.
Each speaker is at liberty to treat the subject exmetly as he thinks fit, and eminent defenders of
Slavery will be added to the list, if such can be in-Slavery will be added to the list, if such can be in duced to come forward. The lectures will be given

at the Broadway Tabernacle on successive Tuesday evenings, beginning with the 28th inst. The Rt. Rev. Bishop Hopkins will lecture before the New-York Young Men's Christian Association, at the Broadway Tabernacle, on Friday Evening, Nov. 24, at 7 o'clock. Subject: "The true Administration of "the Law in the Naturalization of Foreigners." Tickets 25 cents, to be had at the door.

The proprietors of the New-York German Theater. in the Bowery, announce an attractive entertainmen to-night, the entire proceeds of which will be applied to the relief of the poor Germans who were wrecked and lost all their property in the ship New Era, on Monday last. Let there be an overflowing house, that the destitute strangers may be amply relieved.

grant Society, will be happy to receive contributions teward the same benevolent object, at his place of business, No. 51 Exchange Place. Any donations of clothing sent to the office of the Society, No. 78 Greenwich-st., will be gratefully received. CASTLE GARDES .- The Circus troupe have volum

Mr. Witthaus, the President of the German Emi-

teered their services this evening for the Benefit of Mr. Vanderbilt, the manager of the establishment. There will be a full and fair representation of all the equestrian talent in the profession on this occasion.

ADMISSIONS TO THE BAR.-The following gentle-

men, after examination, were duly admitted to practice as Attorneys and Counselors in this State:

Elbert E. Armstrong, Francis S. Banks, John J. Challoner, George D. Kellogg, Hiram Ketcham, Jr., J. P. Mumford, and William A. Sterling. The number of candidates offering and examined was fifteen; those not included in the above will meet at the office of Mr. Richd. S. Emmet, in William-st., on Monday, at 3 o'clock.

Mr. Joseph L. Jernegan, counselor, from Michigan, was, on Tuesday, duly admitted to practice in the Courts of this State.

Travelers will notice that the Morning Express Trains on the Hudson River and Eric Railroads lea on and after next Monday at 7 instead of 6 o'clock. For other changes see advertisement. D'Avignon, No. 362 Broadway, has just published

alleged, of John McCue, who was also severely stabbed in the left side, the weapon penetrating the lung. Besides this, he was terribly beaten about the face and head, and now lies at the New-York Hospital in a precarious situation. A warrant for his arrest, if recovers, has been issued by Justice Osborne on complaint of Flynn. McCue admits stabbing some-

body, but alleges that he did it in self-defense. FOUND DRAD.—Coroner Hilton yesterday held an inquest upon the body of a male infant, found dead in a lumber yard in Cherry-st. near Rutgers et. Dr. Charteney held a put mortem examination on the body, and was of opinion that the child laid some time after it had been abandoned. The Jury rendered a verdict of "death from neglect."

ATTEMPTED SUICIDE.—Ex-Policeman Freed, of the Seventeenth Ward attempted suicide on Thursday night, by taking laudanum. He had resigned on the day previous, but went hack to the Station House to sleep, and soon after he had retired for the night, it was discovered that he had potsoned himself. Dr. Budd was called in, and encoesed, after considerable difficulty, in restoring him to conclousness.

PASSING BROKEN BANK BILLS.—A German, named PASSING DROKEN BANK BILLS.—A German, named Henry Furnheimer, was posterday arrested, charged with hav-ing, in company with another man, artempted to pass 89 in broken bank bills, at the cigar store of Louise Frank. No. 94 Sheriff-st. He was detained by Justice Welsh for examina-tion. His companion has not been arrested.

DARING ROBBERT BY BOYS.—Two boys, named Dennis Driscoil and Lawrence Clark, were arrested on Thursday night, charred with knocking down and robbing Same Robinson, in Callarine-st. A portion of the stolen property was found in possession of Clark, who, with his accomplice, was locked up by Jastice Bogart to answer. CHARGE OF BURGLARY.—A man named Daniel Banks, was arrested on Thursday night, while in the act of carrying of a quantity of capper and lead from the store of R. R. Harvey, No. 66 Thirty fifth et, which he had entered by false keys. He was committed by Justice Stuart to answer a charge of burglary in the third degree.

LIFE-SIZE PHOTOGRAPHS.—The attention of the public is called to our new style of Daguerrapes on paper taken in all since; the life-size far surpassing, is depth of tone and brilliancy, the most finished painting on carreas. The smaller sizes resembling the most delicate Miniature on Provry. As to likeness and durability, they are unsurpassed. Perfect likenesses, of any size, can be made by the process from Daguerractypes. Taken only by J. GURREY & C. D. FRIDERICKS, No. 46 Rue basse du Rampart, Paris, 349 Broadeny, N. Y.

ISAAC E. TATE'S

PANNES CORRIEM BOOTS and Shores, for tender feet.
No. 455 Broadway, cor. of Broome-st., New-York. The Know-Nothings have schleved wonderful victories throughout the Union, but not more so than fittler? INFERRELLS SAFES and BARK LOCKS have over the sheet-iron handhouse called Safes, and the miserable securities with which the country has been flooded. A full assortment on sale at the Depot of World's Safe Company, No. 13 Pearlet, Handwore-square, N. T.

Over-Square, N. Y.

[Advertisement.]

DESHLER'S PILLS.—

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DeselleR'S PILL

WRITING. -BROWN & POND'S Academy, No. 633 Broadway, challenges the world to produce an institution where greater facilities are offered to qualify young men for the counting room both as business writers and practical book keepers. Call and get the instma.

[Advertisement.]
THE LAST TIME.—The last performance at Barnum's Moteum of that affecting drawn, CLARL or the Miss of
Milan, this afterbook. The Swise Courses and the Maid and
Maggie will be presented this evening. Besides this, all the
curiosities may be seen—the living Girafles, the new Wax
Works, ac.

with the selection in they had been rebired with and-paper, after having encountered these biting blasts. Let their use the Parman Lovion. It will restore to the surface its original smoothness and, if used regularly, protect the skin from such blemishes in future. Platton, No. 527 Broadway, (St. Nicholas Hotel) and No. 197 Broadway, corner of Dey st. Sold also by druggists, and fancy dealess generally.

THE PANTOMIME OF SAMPATCHIENO still holds the sway at PERHAM's No. 633 Breadway, and crowds of enditors express their delight at each representation. Every one who wants to enjoy a hearty laugh should go see it and the other unique entertainments of the establishment, all of which can be enjoyed at a cost of 25 cents, which is but a triffs in comparison with the attractions offered. The Deliar Telestand in connection with the Mirror of North and South America, are received for the admission of four persons each to the Opera House, and can be obtained, with full particulars, at No. 663 Broadway.

BOOK-KEEPING AND MERCANTILE WRITING.—
C. C. Massi's Rooms for Instruction and Practice in those branches, are open Day and Evening, at No. 308 Breadway, Appleton's Building. There are no classes. All receive separate or private instruction. Luddes, are received from 1 to 3 P. M. Circulars, with city references, &c., on application. Never mind the rain, or the snew, or the clouds:

but recollect that in any weather Root, of No. 363 Smeakway, takes the most perfect Daguerragoryses, Photographs, Chayons and Strategocores,

GAS! GAS!-GAS FIXTURES of new designs and unsurpassed workmanship will be found at the great manufacturing depot of ARCHER, WARNER & Co., No. 378 Broadway, also, a new portable Gas Apparatus for country residences churches, or factories.

BROOKLYN ITEMS.

THE PATENT SAFE SWINDLE.—Complaint was made to Assistant Captain Van Orden, of the Third Discret Police yesterday, by a Kentuckien, named Granville C. Alford, who states that he was swindled out of \$3.90, by mosas of the patent safe game. He arrived in New York, a few days ago and put up at the Astor House, where he became acquainted with quite a fine-looking fellow, who offered to shaw him the sights. The first place they went to visit was the Many Yard but instead of going in that direction they crossed Hamilton avenue ferry, and after landing met another person, with whom they entered into conversation. The third party produced a hall, (so offen described.) and persuaded Alford to lend him \$200 on a bet, dring him as security a check on the Mechanic Bank, which of course was worthless. As soon as the fellow had the money, he took to his heels, and his compenion followed, leaving Alford a great ways behind. Alford has not since seen his friends.

were arraigned, and were either convicted or pleaded not suilty.

Joseph A. Christian was fined \$10 and sentenced to twenty days imprisonment; Bernard Knapp, \$10 dae and ten days imprisonment; Fanny Volah, Marqams Ryian and Sophis Steels were fined \$10 each; Raiph Bulbeck, \$10 fine; Peter Purcell, \$10 fine and fifteen days imprisonment; Andrew Kirkman, \$10 fine and twenty days imprisonment; James Farcell, \$10 fine and fifteen days imprisonment; John F. Higgins, \$15 fine and twenty days imprisonment; John Korvin, \$16 fine and aday imprisonment; John Darragh, \$15 fine; Henry Batterman, \$25 fine and twenty days imprisonment; John Darragh, \$15 fine; Henry Batterman, \$25 fine and twenty days imprisonment.

Daniel McDonald was arraigned on an indictment for manslanghier in the fourth degree in turning his wife out of doors, whereby she contracted illness, from the effects of which she died. The Court adjourned without commencing the trial.

Assaulting a Woman.—Peter Doyle was brought before Justice Blatchley yesterday on the charge of violently heating his wife. He was sentenced to pay a fine of \$15, and to be imprisoned in addition for 29 days.

A SMASH.—Yesterday, as workmen were engaged in heising a dial for the City Hall clock in the capois, it slipped from the rope and fell to the ground. If was emable to atoms. The dial was about 6 feet square, and cost a large sum.

NEW-JERSEY ITEMS.

ENLARGEMENT OF JERSEY CITY.-It is said that ENLARGEMENT OF JERSEY CITY.—It is said that application will be made to the Legislature, during the approaching session, to add three Wards to the city, by annexing sejacent territory in Bergen and North Bergen, compressing the thickly—satisfy proceedings of those towns lying west of Jacky City. Notice is already given of an application for the formation of the Finh Ward, to be bounded by Mill Creek on the north east; the New Jersey Railroad on the north; Palisaderoad on the west, and Communipaw lane on the south.

Richard Kidney, Jr., late one of the Judges of the Hudson County Court of Common Pleas, died in Bergen on Thursday.

LAW INTELLIGENCE.

SUPERIOR COURT—Before Judge OAKLEY.
William A. Beecher agt. John Marphy.
To recover \$1,700, the amount of a check on the Citizens' Bank, payment of which, after the check was given, was stopped. The defence is that Mr. Murchy borrowed of Mr. Beecher \$5,800 leaving as security \$10,000 worth of stock of the Third av. Radicad Company, which was above partials becoming alarmed afterward, at having left so large an amount of security in two days he went for the purpose of applying back to load in two days he went for the purpose of amount of the security of the word of the propose of the security and two days he went for the purpose of the security of

Mr. Pierrepont.

Suit on Contract.

William H. Adams agt. the City of New York—to recover
\$3.941, for constructing the inner portion of the L of Pier
No. 45 North River.

It is contended, agreeably to certificate of inspector,
that the claim is too much. Vereict for plaintiff in amount,
subject to the optulon of the Court. For plaintiff Mesers Willard, Sweeney and Anderson; for defendant, Mesers. Reggs and
Dillon.

Joseph Kernochen agt. the New York Bowery Fire Insurance

Joseph Kernochen agt. the New York Bowery Fire Insurance
By a mortgagee of premisee contiguous to Harper's
Book Establishment, destroyed by the fire of last year Verdict
for plaintiff, \$3.654 %, subject to the opinion of the Gourt.
For plaintiff, D. D. Lord; for defendant, Thompson & Hayner,

SUPERIOR COURT—Before Judge Campbell. Morris Wilson art. John O. Flags. By a landlord against a tenant, to recover damages for alleged injury to building and machinery (Chelsee Dye Works) lessed to defendant for a pear, already referred to. Verdice for plaintif, \$51, which carries costs.

U. S. DISTRICT COURT.

U. S. DISTRICT COURT.

DECISION.

To recover the value of a large quantity of guano, alipped on board the schoene at Brooking, to be taken to Richmond. The schoener went first from Brooking to Morrisania and struck on a rock in the East River, but was after-terward out of, and struck on a rock in the Fast River, but was after-terward out of, and struck on a rock in the struck on the ground that in going liver, and sunk. The claim is on the ground that in going to Morrisania there was a deviation from the voyage, and the vessel is liable, bittle of lading having been duly delivered the form the struck of the struck of the schoener of the struck of the struck of the schoener was not seimitted on the trial. The Court considered that in going to Morrisania there had been a deviation, and runder on a rock and at the schoener of the sea. Decree for libellant in amount, with reference to ascertial latter.

U. S. DISTRICT COURT-Before Judge INGRESOLL.

U. S. DISTRICT COURT—Before Judge INGRADAL.

COLLISION.

William D. Prevel, libelant, agt. The Steam Propeller Oscoola.

The libelant says that the schooner John Stull, of which he was master, started from New York about 7 o'clock in the morning of the 2d March last, bound for Bath, Me., with a full cargo of core and four; that, shout II o'clock of the same foremoon, the schooner was run into, near Ward's laland, by the propeller, coming from Providence, and so much injured, that she sunk in about fifteen minutes. Suit is brought to recover \$150, which would have been received for freight, and \$3,500, the value of the schooner, and damages sustained. In defense, it is contended that the fault was in the schooner, the being towed out of her course by her boat, (her own salls also being filled) toward the eddy, on her striking which, but stern swurz around, and she was struck by the propeller, which endeavored to avoid it. Testimony was taken. Far plaintf, Meastr. Evarta and Van Santvoord; for detendants, Meastr. J. W. C. Leveridge and Cutting.

MARINE COURT-Before Judge McCARTHY.

MARINE COURT—Before Judge McCarrey.

SUIT FOR BROKERAGE.

Hamilton J. Combes at: Wm. B. Van Voest.

To recover brokerage of \$225 on effecting a sale of seven houses and lots at Bloomfeld-place. Hoboken, for \$4,000. The claim is decired. The Court considered that there had been no hiring. The mere teiling a person of a purchaser, without having been supplyed to sell; is not such. Judgment for defendant. For plaintiff, Mr. John B. Fogarty; for defendant Mr. Henry Poller.

ALLEGED FRAUD IN SALE OF MILK-ROUND.

Henry Krause at: Angust Giant.

Plaintiff, a tailor by occupation, alleges that he bought of defendant is horse, wacon, deigh, milk cans, and the good will of a milk round, defendant stating to plaintiff that latter could earn \$3.8 as y from it, and promised to sasist him in finding the customers &c. that plaintiff paid him \$200 easth, but that defendant afterward not only refused to sasist him to find customers, but sent, after a few days, and got them back arish binnelf; that the horse was worth not more than \$25, though represented to be a good and valuable horse; that the sleigh such milk cans were never delivered to plaintiff, and that defendant afterward sent as officer and took the horse was dear sawy from plaintiff. Action is brought for damages. It defendant afterward sent as officer and took the horse was any fraud or misrepresentation to the sial. It appeared that no papers had been given, and no proof of fraud was shown. Judgment for defendant: For plaintiff, Mr. W. R. Stafford; for defendant, Mosers, Plansy & Portieg.

Before Judge THOMPSON. FOR ASSAULT AND BATTERY.

Before Judge Tuessers.

SUIT FOR ASSAULT AND SATERY.

Jacob Cole sat Thomas Cadbrith.

Plaintiff, a member of the bar, sues to recover damages for assault and battery. A discuss cross, it would seem, between the parties on the delewale, in dreadway in relation to the come purpose to this wife and children, and he wished to show the enture of the the Court did not consider it relevant, and it was not selmined.

It appeared that Mr Cole colled Mr. Codbirth a d.—d lite, whereupen latter raised his case and knocked him down. The present suit is to recover damages.

The Court in gring pragment, said that where a party, by imaging nuch as here are so in lave least used, provedue and even ere-then normal damages should be given. The party to assault him, he must take the consequence, and even ere-than normal damages should be given. The party of the provider party to assault him, he must take the consequence, and even ere-than normal damages should be given. The party of the provider party to assault him, he must take the consequence, and even ere-than normal damages should be given. The party of the present for defendant, Mr. Spencer.

SETT BY A PRINCIAS.

Win. Power at Felligrew and Sherman.

Preintiff is a physiciant. One of the Eighth-av. care, in which line defendants are interested as part proprietors, ran over the foot of a boy named Robert McNames. Dr. F. alleges that he had been employed by the parents, by direction of Mcsars, P. & S. to stiend the boy, and the present sult is to recover on a bill for 9775, being from April to November 1831, at \$3 per visit. It is denied that Messra, P. & S. gwe orders to employ a physician.—they called on the parents and cave them recover to a bill for 9775, being from April to November 1831, at \$3 per visit. It is denied that Messra, P. & S. gwe orders to employ a physician.—they called on the parents and ave them recover to a dispensant every for defendant, Mr. Anderson.

COURT OF GENERAL SESSIONS—Nev. 17—Select
John Quirk, previously convicted of robbery in
the first degree on the person of Terrano Petit, from whom he
stoles allow watch, was sentenced to the State Prison or ofteen years and six mostle.
John Fullmer was tried and convicted of keeping a
disorderly house in the Eleventh Ward. Remended for seabace.

John Goodman, charged with stealing a horse and wagon valued at \$200, the property of Wm Wayte, was tried for the offense, but the Jury, up to the hour of the adjournment of the Court, but not agreed upon a vertice, and the Court adjourned, leaving them still deliberating.

nent of the Cert, but not agreed upon a vertict, and the Coart adjourned, hearing them still deliberating.

COURT CALENDAR—Twis Day.

SEPRRIOR COURT—(Four Branches)—Monday.—No. 747, 415, 157, 781, 290, 412, 1008, 172, 207, 181, 190, 263, 593, 11, 1023, 1, 1024, 123, 1, 1024, 123, 1, 1024, 1, 1025, 1, 1024, 1, 1025, 1, 1024, 1, 1025, 1, 1024, 1, 1025, 1, 1024, 1, 1025, 1, 1024, 1, 1025, 1, 1024, 1, 1025, 1, 1024, 1, 1025, 1, 1024, 1, 1025, 1, 1024, 1, 1025, 1, 1024, 1, 1025, 1

MARRIED.

FOSTER—PRALL—In Brooklyn, on the 9th inst., at Plymouth Church, by the Rev. G. W. Noyes, of New Haven, Conn., Mr. Charles Foster, of New York Uity, (formerly of Teronte, C. W.) to Miss Emeline E. Prall, of New-Hampton, N. J. RAYNOR.—WHITTLESEY—On the the Jist of October, in the Chaple of the Hely Innocents, at St. Mary's Hall, Burlington, N. J., by Sishop Doane, Jacob Rayner, of Syracese, N. Y., and Amanda Hoemer, daughter at the late Rev. John Baldwin Whittlesey, of Western Kew-York.

The bride was given away by the Rev. R. J. (Germaine, Chaplain and Principal of St. Mary's Hall.

WOODWARD—JOHNSON—On Toseday, Oct. 31, by the Rev. James Millet, Frederick S. Woodward, of Middle Haddam, Conn., to Rept. J. Johnson, of this Gity.

Connecticut papers please copy.

" A CORRECTION" CORRECTED

To the Editor of the N. Y. Tribune. To the Eddor of the N. Y. Irrowne.
Six: In your paper of Monday, under the head of "Mar"ringes," appeared the following notice:
RIGHTER-BARTHOLOMEW—At the Temple, New-Hagen, Coun, on Wednesday evening, Nov. H. by Elder S. M.
Keeler, Prof. C. Righter to Miss Annie J., eldest daughter of
Dr. Phiness W. Bartholomew.
Milwannee papers picase copy.

Act. In some carrier of Londay, (Wednesday.) this correction

is inserted:

NEW-HAVEN, Monday, Nov. 13, 1854.

Having observed in The TRIBUNK a notice of a marriage between Mr. Clarke Righter and Miss Anne J. Bartholomew, performed (as the notice easys) by myself, I hasten to contradict it. The parties aloped, it seems from some adjacent towa, and were sent to the Temple, (where I was performing divine service.) by some mischievous villain. I hope you will give this an early insertion, for the matter is quite the town talk to make an early insertion, for the matter is quite the town talk to make a service.

scands! Elder SENECA M. REELIM!
Now, Sir, I pronounce the whole matter an egregious blum
of some insane ignoramms. I have neither married nor slop
nor am I at present expecting to commit the said act with which I have been charged.

with which I have been charged.

I desire you, by giving this an insertion, to contradict to previous statements, devoid alike of wis and truth.

Your ob't servant,

OLARKE RIGHTMS.

ARNOLD. In Providence of the previous statements of the previous statements of the previous statements.

ARNOLD-In Brooklyn, Nov. 12, Freeborn Garretson As

ARNOLD—In Brooklyn, Nov. 12, Freehorn Garretson Asnold and 24 years.

COLE—On Friday. Nov. 17, 1854, of consumption, Jacob
H. T. Cole, in the 24th year of his age.
The relatives and friends of the family are respectfully invited to attend his funeral from his late residence. No. 73 Arnue D. as il of clock. Sextraday. Nov. 13. His remains will be
taken to Staten Laland for interment.
SAUNDERS—Suddenly, of congestion of brain, Charles A.
Saunders, aged 15 years and 8 mooths.
The thread and relatives of the family are respectfully invited to attend his fameral, on Sunday, (Sth inst., at 2 o'clock
P. M., from the residence of his father, No. 19 Parai-st., NewYork.

SMITH—On Thursday, 16th inst., of congestion of the brain,
Jeremiah, son of Jeremish and Emeline Smith, aged 11 years.
The friends of the family age respectfully, invited to attend.

COMMERCIAL MATTERS.

Sales at the Stock Exchange Nov. 17.

Sales of Stocks at Philadelphia Nov. 17.

There was a large business at the Stock Board dis morning, with a buoyant feeling at the opening, which was not sustained at the second call. Between the Boards Eric fell off to 34½. At the Second Board there was an improvement again, and the market closed steady. Erie was 351; Reading, 681; Nicaragus, 191, &c .- about the closing prices of yester day afternoon; Central was 82—an improvement of 1 V cent; Harlem improved 1; Cumberland closed at 28, &c. In Railroad Bonds the transactions were 275,000. Illinois Central, 66; N. Y. Central, 804; Erics, 1862, 74: 1871, 70, &c. A bear sale of 10,000 Illinois Central was made at 64, soller six months. State Stocks are without important change. Virginias sold at 901,001. The sales of State Stocks at

ginias sold at 901.991. The saiss of State Stocks at private bargain are large.

Exchange is quiet but steady. There being as steamer to-morrow the business is small. Sterling, 9292 F cent. France, 5.15.25.122.

In Freights there were engagements of 40,000 bash. Corn to Liverpool, at 41.25d.; 500 bales Cotton, 3/6 and id.; 500 bls. Resin, 1/; 1,000 bls. Lard, 12/4;

FRIDAY, Nov. 17-P. M